B2030 (Form 2030) (12/15)

United States Bankruptcy Court Northern District of Georgia

In re	Cynthia Ann Weems		Case No.	21-51776
		Debtor(s)	Chapter	13

	Debto1 (3)	Chapt				
	AMENDED DISCLOSURE OF COMPENSATION OF A	TTORNEY	FOR DEBTOR(S)			
1.	Pursuant to 11 U .S.C. § 329(a) and Fed. Bankr. P. 2016(b), I certify that I am the attorney for the above named debtor(s) and that compensation paid to me within one year before the filing of the petition in bankruptcy, or agreed to be paid to me, for services rendered or to be rendered on behalf of the debtor(s) in contemplation of or in connection with the bankruptcy case is as follows:					
	For legal services, I have agreed to accept	\$	4,500.00			
	Prior to the filing of this statement I have received	\$	0.00			
	Balance Due	\$	4,500.00			
2.	2. The source of the compensation paid to me was:					
	✓ Debtor					
3.	The source of compensation to be paid to me is:					
	✓ Debtor					
4. I have not agreed to share the above-disclosed compensation with any other person unless they are members and associates of						
	I have agreed to share the above-disclosed compensation with a person or persons who copy of the agreement, together with a list of the names of the people sharing in the compensation.					
5.	In return for the above-disclosed fee, I have agreed to render legal service for all aspects	return for the above-disclosed fee, I have agreed to render legal service for all aspects of the bankruptcy case, including:				
	 b. Preparation and filing of any petition, schedules, statement of affairs and plan which is c. Representation of the debtor at the meeting of creditors and confirmation hearing, and d. Representation of the debtor in adversary proceedings and other contested bankruptcy e. [Other provisions as needed] If this case if filed under Chapter 7, the above-disclosed fee include Negotiations with secured creditors to reduce to market value of perpenaration and filing of reaffirmation agreements and applications pursuant to 11 USC 522 (f)(2)(A) for avoidance of liens on househol	d any adjourned matters; es the following ersonal prope as needed; p	hearings thereof; ng services: rty; exemption planning;			
	I certify that a copy of the Debtor the Rights and Responsibilities St dated September 8, 2003, has been provided to, and discussed with					
	If this case is filed under Chapter 13, the above-disclosed fee includes the following services:					
	Helping client obtain pre-filing credit briefing Helping client obtain pay advices Helping client obtain tax transcripts/returns Initial Intake Change of address					
	Stop creditor actions against client Motion to Extend Stay or to Impose Stay - for second case within a Motion for Finding of Exigent Circumstances Obtaining Employment Deduction Order and serving employer Order to Vacate Employer Deduction Order 341 Hearing and Reset Hearing Confirmation Hearing and Reset Confirmation Hearing	year or third	case within a year respectively.			
	Modification necessary to confirm plan Lien avoidances necessary to confirm plan Objections to claim necessary to confirm plan Bar date review (and all resulting/related pleadings) Provide information in obtaining pre-discharge financial counseling Pre-Confirmation trustee or creditor motions to modify plan	g certificates				

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In re	Cynthia Ann Weems	Case No.	21-51776

Debtor(s)

DISCLOSURE OF COMPENSATION OF ATTORNEY FOR DEBTOR(S)

(Continuation Sheet)

I certify that a copy of the Rights and Responsibilities Statement which is referenced in General Order No. 6-2006 has been provided to, and discussed with the debtor(s).

6. By agreement with the debtor(s), the above-disclosed fee does not include the following service:

If this case is filed under Chapter 13, the above-disclosed fee does not include the following services:

The following services are \$300.00 - Post Confirmation Amendment to SOFA or Schedules; Application to Employ Professional; Letter to Retain Tax Refunds, Motion to suspend or excuse plan payments.

The following services are \$500.00 - Post Confirmation Abandonment of Property; Post-Confirmation modification of plan payment; Post-confirmation MFRS for non-payment or no insurance; Application for outside loan; Post Bar date review objection to claim; Objections to Fees per rule 3002.1; Motion to Reopen, Vacate, or Reconsider Dismissal; Motion to Re-Impose Stay; Motion to Retain Tax Refunds; Defense of TMTD.

The following services are \$750.00 - Post confirmation MFRs based on payment disputes; Motion to Sell property of the estate; Motion to Approve Compromise and Settlement Proceeds; Motion to Modify Loan, Refinance, or Incur Debt; Motion to ratify or validate loan; Motion to Sever/Dismiss as to one joint debtor

The following services are not included in the base fee are billed at an hourly rate of \$300/hour: Adversary Proceedings; Appellate Practices; Rule 2004 Examinations; Evidentiary Hearings; Section 505 hearing (determining tax liability); Post-filing, Pre-Divorce case analysis and financial planning; Motion to Redeem; Motions for Contempt; Actions to enforce the Automatic Stay; Actions to enforce the Bankruptcy Discharge.

The Slomka Law Firm, PC reserves the right and may keep time and expense records for any non-base service and apply to the court for the approval of the fees and expenses incurred. All base and non-base fees for Chapter 13 cases will be added to your plan (unless paid directly by the Debtor or a third party) and paid directly through your plan. Non-base fees added to your plan may result in an increase in your monthly payment, an extension of time in your plan, or both.

If the case is converted to another chapter or dismissed prior to confirmation of the Plan, Debtor directs the Trustee to pay fees to Debtor's attorney from funds available of \$2,000.00. If the case is converted or dismissed after the confirmation of the Plan, Debtor directs the Trustee to pay to Debtor's attorney from funds available, any allowed fees which are unpaid.

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